

ENVIRONMENTAL EXCELLENCE PROGRAM AGREEMENT

This Environmental Excellence Program Agreement (the "Agreement") is made effective as of this 29 day of May, 1998 by and between LAND RECOVERY INCORPORATED, a Washington corporation, and its affiliates (hereinafter the "Sponsor"), and the WASHINGTON STATE DEPARTMENT OF ECOLOGY (hereinafter "Ecology"), and the undersigned jurisdictional health departments (hereinafter "the Health Departments"). The Directors of Ecology and the Health Departments are collectively referred to as the "Directors".

RECITALS

WHEREAS, the proper management of yard wastes is an increasing concern to Ecology and the Health Departments, especially during the spring months when large quantities of wet, green yard waste are generated;

WHEREAS, the quantity of yard wastes collected during the spring will likely exceed the capacity of existing composting facilities in western Washington;

WHEREAS, it is becoming more and more difficult and expensive to site new composting facilities to manage yard wastes;

WHEREAS, farmers near urban areas have lost most sources of locally-produced organic soil amendments from closure of dairies and other livestock operations, thereby reducing the availability of organic matter for agricultural soils;

WHEREAS, the Sponsor has developed a process for rapid composting of grass-rich green yard waste into Green Mulch that, when applied to land at agronomic rates, has a demonstrated value as a soil amendment, increases soil organic matter and provides nutrients for plant growth;

WHEREAS, the land application of Green Mulch, instead of commercial fertilizers, will reduce the adverse environmental impacts from farming, including reducing impacts to groundwater, surface waters, and air;

WHEREAS, the land application of a solid waste currently requires a solid waste disposal permit under Chapter 70.95 RCW;

WHEREAS, Green Mulch, even if considered a solid waste, poses minimal environmental risks if applied at agronomic rates according to industry standards;

WHEREAS, if the land application of Green Mulch requires a solid waste disposal permit, farmers are likely to forego the use of Green Mulch because of the potentially costly, burdensome, and time-consuming permitting process, and because of the stigma attaching to solid waste disposal sites;

WHEREAS, the Washington State Legislature enacted Chapter 381, Laws of 1997, "Environmental Excellence Program Agreements," to create a voluntary program for persons to

develop innovative environmental strategies to achieve beneficial environmental results more effectively or efficiently; and

WHEREAS the Sponsor, the Directors, and the Stakeholders have worked cooperatively together to develop this Environmental Excellence Program Agreement for the processing and land application of Green Mulch without unnecessary permitting requirements while still ensuring equal or better protection of human health and the environment;

NOW, THEREFORE, pursuant to Chapter 43.21K RCW and in consideration of the covenants and mutual promises contained herein, the parties agree as follows:

AGREEMENT

1. Goal and Purposes

The goals and purposes of this Agreement are

- (a) to create a program for managing partially composted Yard Waste in an environmentally sound and beneficial manner;
- (b) to support solid waste management priorities consistent with local solid waste management plans;
- (c) to reduce the seasonal burden on composting facilities by reducing the amount of Yard Waste that must be fully composted;
- (d) to reduce the amount of Yard Waste that must be disposed of in solid waste landfills;
- (e) to encourage farmers to use Green Mulch by reducing unnecessary, costly, and time-consuming regulatory burdens and stigma associated with permitting solid waste disposal facilities;
- (f) to reduce the amount of commercial fertilizers and soil amendments used by farmers and to increase the amount of organic matter in agricultural soils; and
- (g) to implement a program for distribution and management of Green Mulch that assures appropriate uses for this product.

2. Definitions

The definitions in RCW 43.21K shall apply to this Agreement as if incorporated herein. In addition, the following definitions shall apply:

“Agricultural Partner” means any person owning or operating a farm or agricultural site where application of Green Mulch at Agronomic Rates has a demonstrated value as a soil amendment, a soil conditioner, and/or a source of plant nutrients. An Agricultural Partner must have signed the Agricultural Partner Addendum to this Agreement.

“Agronomic Rate” means the rate of application of Green Mulch determined through consultation with an Agronomist and in accordance with protocols specified by *the Management Plan for Green Mulch in Agriculture* (July 1, 1997), as amended, and considering the crop under cultivation and the Agricultural Partner’s soil conditions and crop management practices.

“Agronomist” means a county cooperative extension agent who is responsible for advising farmers about appropriate agricultural practices, an agricultural scientist familiar with organic soil amendments and agricultural practices, or a professionally-trained agronomist.

“Directors” means the director of the Department of Ecology and the directors of all jurisdictional health departments that are signatories to this Agreement.

“EEPA Proposal” means the Green Mulch environmental excellence program agreement proposal submitted by the Sponsor pursuant to RCW 43.21K.040.

“Green Mulch” means partially composted Yard Waste that has been sorted for non-yard waste contaminants, ground and screened to 2” minus size, composted above 140° Fahrenheit for at least 4 days under aerobic conditions (O₂ greater than 15%) and moisture levels above 45% to provide weed seed and pathogen reduction, and applied to land at Agronomic Rates.

“Pre-Application Worksheet” means a worksheet in the form attached to this Agreement as Exhibit A, prepared by the Agricultural Partner and in consultation with an Agronomist, used for determining the appropriate Agronomic Rate for applying Green Mulch to the Agricultural Partner’s fields.

“Sponsor” means Land Recovery Incorporated, its employees, agents, directors, shareholders, affiliates, and representatives.

“Stakeholders” has the same meaning as provided in RCW 43.21K.010(8) and are identified on Attachment 4 to the EEPA Proposal.

“Yard Waste” means grass clippings, leaves, weeds, bark, plantings, and prunings six inches or less in diameter.

3. Superseded Legal Requirements.

This Agreement supersedes and replaces the following Legal Requirements:

- (a) Definition of “solid waste” (RCW 70.95.030(18) & WAC 173-304-100(73)) - Green Mulch that is handled and land-applied consistent with this Agreement shall not be considered “solid waste” under Chapter 70.95 RCW and Chapter 173-304 WAC.
- (b) Definition of “disposal site” (RCW 70.95.030(6) & WAC 173-304-100(24)) - Any agricultural site where Green Mulch is applied to the land consistent with this Agreement shall not be considered a “disposal site” under Chapter 70.95 RCW and Chapter 173-304 WAC.

- (c) Solid waste disposal permits (RCW 70.95.170 & WAC 173-304-195 & -600) - Land application of Green Mulch consistent with this Agreement shall not be considered “solid waste handling” pursuant to RCW 70.95.030(19) or “disposal” and shall not require a solid waste disposal permit pursuant to RCW 70.95.170, WAC 173-304-195, or WAC 173-304-600.

4. Legal Requirements

Pursuant to RCW 43.21K.110(1), the following legal requirements are enforceable commitments of the Sponsor and Agricultural Partners. Any violation of these legal requirements is subject to penalties and remedies to the same extent as if the legal requirements under Section 3 of this Agreement were not superseded.

(a) Processing Yard Waste into Green Mulch

The Sponsor shall process Yard Waste into Green Mulch as follows:

- (i) All Yard Waste feedstocks for Green Mulch shall be received and processed at any of the Sponsor’s solid waste handling facilities that are permitted to process Yard Waste into Green Mulch, including its Hidden Valley Transfer Station, Composting Bin System, Compost Factory, and Pierce County Compost Facility.
- (ii) Prior to composting, Yard Waste shall be sorted for non-yard waste contaminants, ground, blended, and screened to 2” minus size.
- (iii) Yard Waste shall be processed into Green Mulch by composting at temperatures above 140° Fahrenheit for at least 4 days under aerobic conditions (O₂ greater than 15%), and moisture levels above 45%.
- (iv) Yard waste shall be composted into Green Mulch within a covered structure that controls runoff, odors and vectors according to the facility’s solid waste handling permit.
- (v) Green Mulch shall be sampled and tested for total solids twice a week and nitrogen constituents (TKN, ammonia-N, and nitrate-N) content twice a month to provide data for calculating Agronomic Rates. This data will be provided to the Agronomist and to the Agricultural Partner who receives Green Mulch during those periods.
- (vi) Green Mulch shall be sampled and tested, for macronutrients (N, P, K, S, Ca, and Mg) and micronutrients (Cl, Fe, B, Mn, Zn, Cu, Mo, Co) at least once per season. This data shall be made available to any Agricultural Partner upon request.

Green Mulch that has been processed by the Sponsor in accordance with these requirements is deemed not to be “solid waste” for purposes of Chapter 70.95 RCW and Chapter 173-304 WAC, so long as it is handled, stored, and applied in accordance with the following legal requirements.

(b) Ordering and Delivery of Green Mulch

- (i) The Agricultural Partner shall consult with an Agronomist to determine the appropriate Agronomic Rate for applying Green Mulch to the Agricultural Partner's fields. As part of this determination, the Agricultural Partner and Agronomist shall complete the Pre-Application Worksheet (Exhibit A).
- (ii) The Agricultural Partner shall submit a copy of the completed Pre-Application Worksheet to the Sponsor and shall provide at least seven (7) days notice to the Sponsor of the quantity, date and location for delivery of Green Mulch;
- (iii) Prior to the first delivery of Green Mulch to an Agricultural Partner, the Sponsor shall provide reasonable advance notice of the planned delivery to Ecology (if Ecology requests) and to the Health Department with jurisdiction over the Agricultural Partner's site intended for Green Mulch application. The information in this notice shall be in substantially the form shown as Exhibit B.
- (iv) The Sponsor shall arrange for transportation and delivery of the requested quantity of Green Mulch (to the extent that such quantity is available and has not been committed to another Agricultural Partner) in compliance with all federal, state, and local statutes, regulations, and ordinances that would be applicable notwithstanding this Agreement and under such terms and conditions agreed to by the Sponsor and the Agricultural Partner;
- (v) If the Sponsor reasonably believes that an Agricultural Partner is not storing or applying Green Mulch in accordance with the legal requirements of this Agreement, the Sponsor shall discontinue delivery of Green Mulch to the Agricultural Partner's facility.

(c) Storage of Green Mulch

After Green Mulch has been transported to an Agricultural Partner's site, the Agricultural Partner shall store Green Mulch as follows:

- (i) Stockpiling of Green Mulch should be minimized as much as possible and shall not be stockpiled for more than 7 days prior to land application, unless weather prevents the land application of Green Mulch.
- (ii) Green Mulch shall not be stored within 100 feet of any surface water or irrigation or drinking water source.
- (iii) Green Mulch shall be stored in piles not exceeding 10 feet in height or in quantities greater than 1,000 cubic yards.

(iv) Green Mulch shall not be stored within 200 feet of any neighboring residence, except that piles not exceeding 200 cubic yards can be stored no closer than 100 feet from any neighboring residence. If an odor problem for neighboring residences occurs, future stockpiles of Green Mulch will be relocated to reduce the impact.

(v) Green Mulch shall not be stored in areas where the seasonal high water table is within 2 feet of the soil surface.

(d) Land Application of Green Mulch

The Agricultural Partner shall apply Green Mulch as follows:

(i) Green Mulch shall be applied to crops at Agronomic Rates determined through consultation with an Agronomist and in accordance with protocols specified by the *Management Plan for Green Mulch in Agriculture* (July 1, 1997), as amended, and considering the crops under cultivation and the Agricultural Partner's soil conditions and crop management practices, provided however that Green Mulch shall not be applied at a rate greater than thirty (30) dry tons per acre.

(ii) Green Mulch shall not be applied within 100 feet of any well used as a source of drinking water.

(iii) Green Mulch shall not be applied within 15 feet of any drainage ditch, irrigation wells, or surface waters.

(iv) Green Mulch shall not be applied within 30 days prior to the beginning of the normal flood season (fall) for sites within the 25-year floodplain.

(v) Green Mulch shall not be applied when the seasonal high water table is within 2 feet of the soil surface.

(vi) Green Mulch shall not be applied during the months of October through February, unless otherwise approved by the health department with jurisdiction over the application site.

5. Agricultural Partners

(a) So long as this Agreement has not been terminated, any person owning or operating an agricultural site within a county subject to the jurisdiction of a Health Department signing this Agreement may become an Agricultural Partner to this Agreement by requesting a copy of this Agreement from the Sponsor and by submitting a signed copy of the Partners' Addendum of this Agreement to the Director of Ecology and the Director of the Health Department with jurisdiction over the proposed site for Green Mulch application.

(b) The Agricultural Partner shall also send a copy of the signed Agreement to the Sponsor.

- (c) Thereafter, each Agricultural Partner shall consult with an Agronomist to determine the appropriate Agronomic Rate for Green Mulch and shall apply Green Mulch in accordance with the Legal Requirements specified under Section 4 above.

6. Implementation

Once this Agreement has been signed by the Sponsor, the Directors, and once the Agricultural Partner Addendum has been signed by at least one Agricultural Partner, the Sponsor may begin delivery of Green Mulch to the Agricultural Partner on such terms and conditions (e.g., date, quantity, price) agreed to by the Sponsor and Agricultural Partner, provided that such terms and conditions shall not conflict with any provision of this Agreement.

7. Compliance Demonstration

- (a) The Sponsor shall annually conduct or obtain post-harvest nitrate-nitrogen soil sampling for a representative number of fields and types of crops. The Sponsor shall consult with each Health Department to determine the number of fields and types of crops for sampling.
- (b) The Sponsor shall annually submit a report to the Directors providing the following information:
 - (i) Quantity of Green Mulch shipped from the Sponsor's facilities, reported as an annual quantity and monthly quantities;
 - (ii) Names of each Agricultural Partner to whom Green Mulch was delivered, the address or location of each field, and the monthly quantities of Green Mulch delivered; and
 - (iii) Copies of the Pre-Application Worksheets received from each Agricultural Partner at the time of delivery of Green Mulch.
 - (iv) Sampling results from post-harvest nitrate-nitrogen soil sampling.
- (c) The sponsor shall retain copies of all annual submittals for the life of this Agreement.

8. Additional Terms

- (a) Nothing in this Agreement shall be construed as creating an obligation of the Sponsor or the Directors to provide Green Mulch to any Agricultural Partner in any quantity or on any specific terms or conditions, except for those terms and conditions set forth herein.
- (b) Nothing in this Agreement shall be construed as creating an obligation of any Agricultural Partner to accept Green Mulch in any quantity or on any specific terms or conditions, except for those terms and conditions set forth herein.

- (c) Ecology and the Health Department may seek reimbursement from the Sponsor for the reasonable costs incurred to ensure compliance with terms of the Agreement. Where Ecology or the Health Department seeks reimbursement for costs incurred because of a violation, Ecology or the Health Department shall seek reimbursement of its costs from the party (i.e., the Sponsor or Agricultural Partner) causing the violation.
- (d) By signing the Agricultural Partner Addendum, the Agricultural Partner consents to allow Ecology and/or the Health Department (with jurisdiction over the site) to have access to the areas of the Agricultural Partner's facilities where Green Mulch is stored and applied to ensure compliance with this Agreement. Ecology and the Health Department shall provide reasonable advance notice of any visits by the agencies.
- (e) If an Agricultural Partner cannot store or apply Green Mulch consistent with the legal requirements in Section 4(c) and 4(d), the Agricultural Partner shall be responsible for the removal and proper disposal of the Green Mulch.

9. Permits and Unaffected Legal Requirements

- (a) Nothing in this Agreement exempts the Sponsor from any solid waste permitting requirements under Chapter 70.95 RCW for any of its facilities used for the processing or composting of Yard Debris or Green Mulch.
- (b) Except for those legal requirements that are superseded or replaced by this Agreement, nothing in this Agreement affects the authority of any local or State agency to regulate solid waste.

10. Performance Reviews

The Directors shall undertake a performance review of this Agreement within two years after the effective date of this Agreement, and every two years thereafter. The Directors' performance review shall consist of the following elements:

- (a) Ecology will track any additional resource burdens and savings created by this Agreement;
- (b) Ecology will also summarize "public reaction" to the project, including complaints, media coverage, and other publicity;
- (c) Ecology will evaluate the effectiveness of Green Mulch as a soil amendment based on the soil data required by this Agreement;
- (d) Ecology will estimate the amount of Yard Waste which was not long-hauled or landfilled due to this Agreement; and
- (e) Ecology will evaluate the usefulness to the farming community of the soil data required by this Agreement through the use of a questionnaire and/or interviews with Agricultural Partners.

11. Worker Safety and Environmental Justice.

This Agreement shall not increase overall worker safety risks or cause an unjust or disproportionate and inequitable distribution of environmental risks among diverse economic and cultural communities.

12. Stakeholder and Public Participation

- (a) The Sponsor and Directors undertook the following stakeholder and public participation process in the development of this Agreement:
 - (i) The EEPA Proposal and a draft of this EEPA were sent to each Stakeholder;
 - (ii) On March 12, 1998, Ecology met with representatives of each health department to discuss the EEPA proposal and this Agreement;
 - (iii) A stakeholder meeting was conducted on March 18, 1998 at the - Pierce County Cooperative Extension in Tacoma, Washington.
 - (iv) Following the meetings with the Stakeholders, the Sponsor revised the Agreement and the proposal to reflect comments from the Stakeholders.
 - (v) Ecology published in a newspaper of general circulation in each county a notice of a 30-day public comment period beginning on April 1, 1998 and ending on April 30, 1998.
 - (vi) Beginning on April 1, 1998, Ecology made the EEPA proposal, the Agreement, and other information available through Ecology's Internet page.
- (b) The Sponsor and Directors shall seek public participation in the implementation of this Agreement and shall provide public access to information needed to assess the benefits of this Agreement by making available to any interested member of the public all records required to be submitted pursuant to Section 7 (Compliance Demonstrations) and all performance reviews prepared pursuant to Section 10 (Performance Reviews) above.

13. Renewal and Termination

This Agreement shall remain in effect for five years from its effective date. The Sponsor and Directors may agree to renew it at any time for additional periods not to exceed five years. This Agreement can be terminated voluntarily or involuntarily as follows:

(a) Voluntary Termination.

The Sponsor may terminate this Agreement upon thirty (30) days prior written notice to the Directors and to all Agricultural Partners. The notice of termination shall specify the date when the Agreement terminates.

(b) Involuntary Termination.

A Director of an agency may terminate this Agreement in whole or in part with respect to a legal requirement administered by that agency, if the Director finds: (i) that after notice and a reasonable opportunity to cure, the Sponsor is in violation of a material requirement of the Agreement; or (ii) that the Sponsor has repeatedly violated any requirements of the Agreement; or (iii) that the Sponsor's operations under the Agreement have caused endangerment to public health or the environment that cannot be remedied by modification of the Agreement; or (iv) the Sponsor has failed to make substantial progress in achieving the voluntary goals identified under Section 1 of this Agreement, and these goals are material to the overall objectives of the Agreement.

(c) Involuntary Termination of Agricultural Partner's Participation

A Director of an agency with jurisdiction over an Agricultural Partner's site may terminate an Agricultural Partner's participation in this Agreement if the Director finds: (i) that after notice and a reasonable opportunity to cure, the Agricultural Partner is in violation of a material requirement of the Agreement; or (ii) that the Agricultural Partner has repeatedly violated any requirements of the Agreement; or (iii) that the Agricultural Partner's operations under the Agreement have caused endangerment to public health or the environment that cannot be remedied by modification of the Agreement. Termination of an Agricultural Partner's participation in this Agreement does not terminate the Agreement.

A Director of an agency terminating an Agricultural Partner's participation in this Agreement in any respect shall provide the Sponsor with a written notice of the termination. Upon receipt by the Sponsor of such notice, the Sponsor shall cease delivery of Green Mulch to the Agricultural Partner.

IN WITNESS WHEREOF, the Sponsor hereby agrees to the terms and conditions of this agreement and the undersigned Directors hereby approve this Agreement on behalf of their respective agencies.

LAND RECOVERY, INC.

WASHINGTON STATE DEPARTMENT OF
ECOLOGY

By Harold E. LeMay 5-29-98
Date

Its Pres

By [Signature] 5-29-98
Date

Its Director

Attachments: Agricultural Partner Addendum
 Exhibit A - Pre-Application Worksheet
 Exhibit B - Notice of Green Mulch Delivery Application

SEATTLE-KING COUNTY DEPARTMENT
OF PUBLIC HEALTH

By [Signature] 6/9/98
Date

Its Director of Public Health

TACOMA-PIERCE COUNTY HEALTH
DEPARTMENT

By F. Amy Visher 5/27/98
Date

Its _____

THURSTON COUNTY DEPARTMENT OF
PUBLIC HEALTH AND SOCIAL SERVICES

By Darlene M. Lacey 6/1/98
Date

Its _____

AGRICULTURAL PARTNER ADDENDUM

IN WITNESS WHEREOF, the undersigned Agricultural Partner hereby agrees to the terms and conditions of the Environmental Excellence Program Agreement entered into on the ____ day of May, 1998 by and between Land Recovery Incorporated, and its affiliates, and the Washington State Department of Ecology and the signatory jurisdictional health departments, as if fully set forth herein.

Furthermore, the undersigned Agricultural Partner represents that it has the necessary agricultural expertise, knowledge and resources to fulfill the terms of the Agreement. The Agricultural Partner acknowledges that the Directors' participation in this Agreement does not constitute an endorsement or warranty of Green Mulch, that the decision to use of Green Mulch is left to the sole discretion of the Agricultural Partner, and that the Director and Sponsor are held harmless for any claims resulting from the use or misuse of Green Mulch.

Name: _____ Date: _____
Title: _____

Agricultural Partner

Company Name: _____

Mailing Address: _____

Farm Locations: _____

Green Mulch Pre-Application Worksheet

Field Information		
Farmer Name:		Telephone No.:
Farm Address:		Fax No.:
Field Identification:		Acreage:
Crop:	Estimated Planting Date:	Date Form Completed:
Previous Crops:		Year:
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Soil Texture:		
Traditional fertilizer practices (analysis, amounts and timing)		
Maximum Slope:		
Include map or diagram showing locations of: <ul style="list-style-type: none"> ✓ field ✓ streams and lakes ✓ property boundaries ✓ neighboring residences or buildings ✓ stockpile area 		Green Mulch stockpile location, access, and special delivery instructions:

Green Mulch Pre-Application Worksheet

GREEN MULCH APPLICATION QUANTITY WORKSHEET	
Farmer Name:	Field Identification:
1. Target nitrogen (N) rate	lb N/acre
2. Planned fertilizer applications rate (based on pre-season soil testing and including all fertilizer applications)	lb N/acre
3. Nitrogen application rate for Green Mulch (step 1 minus step 2)	lb N/acre
4. Green Mulch nitrogen content (obtain information from LRI and enclose results)	%
5. Plant available nitrogen (PAN) from Green Mulch (Green Mulch typically ranges 7-10 lb PAN/acre)	lb PAN/acre
6. Green Mulch application rate (divide step 3 by step 5; if greater than 30, enter 30)	dry tons/acre
7. Estimated Green Mulch solids content (as a decimal)	
8. Green Mulch application rate (divide step 6 by step 7)	wet tons/acre
9. Estimated Green Mulch application in truckloads (multiply step 8 by number of acres and then divide by capacity of truck load*) <small>* A standard LRI truck contains 22.7 wet tons/load)</small>	truckloads/field
Agronomist Name:	Affiliation:
Phone:	
Agronomists Comments:	
<div style="border-bottom: 1px solid black; height: 15px; margin-bottom: 5px;"></div> <div style="border-bottom: 1px solid black; height: 15px; margin-bottom: 5px;"></div> <div style="border-bottom: 1px solid black; height: 15px; margin-bottom: 5px;"></div> <div style="border-bottom: 1px solid black; height: 15px; margin-bottom: 5px;"></div>	
Maximum recommended slopes for application:	
Agronomist Approval (signed)	Date:
Land Recovery Inc. Approval (signed)	Date:
Farmer Approval (signed)	Date:

Green Mulch Pre-Application Worksheet

ANNUAL SEASON SUMMARY		
Farmer Name:	Field Identification:	
Target Green Mulch rate:	Actual Green Mulch rate:	
Summary of field operations and fertilizer applications: _____ _____ _____		
Pre-season soil test		
Date:	Amount	Agronomist's recommendation
Phosphorous	ppm	
Potassium	ppm	
Magnesium	ppm	
Calcium	ppm	
Boron	ppm	
pH		
Lime required	tons/acre	
Post-harvest report card nitrate-nitrogen results		
Date:	Nitrate Amount	Nitrogen Amount
1st foot	ppm	lb N/acre
2nd foot	ppm	lb N/acre
Total	ppm	lb N/acre
Comments: _____ _____ _____ _____		
Agronomist's recommendations for next season: _____ _____ _____ _____		
Agronomist Name:	Affiliation:	
Phone:		

Notice of Green Mulch Delivery/Application

Date: _____

Notice to (check appropriate jurisdictional health department):

- | | |
|--|---|
| <input checked="" type="checkbox"/> Department of Ecology
Attention: _____
Solid Waste Services Program
P.O. Box 47600
Olympia, WA 98504-7600 | <input type="checkbox"/> Tacoma-Pierce County Health Department
Attention: Dave Bosch
3629 South D Street
Tacoma WA 98408-6897
(206) 591-6498 (fax) |
| <input type="checkbox"/> Seattle-King County Department of Public Health
Attention: Jeff Bishop
700 First Interstate Center
999 3rd Avenue
Seattle, WA 98104
(206) 296-0189 (fax) | <input type="checkbox"/> Thurston County Department of Public Health & Social Services
Attention: John Libbey
PO Box 1753
2000 Lakeridge Drive SW
Olympia WA 98502-6045
(360) 754-2954 (fax) |

Land Recovery, Inc. will be delivering Green Mulch to the following farm as showing below:

Farmer Name:		Telephone:	
Farm Address:		Field Identification:	
Agronomist Name:		Affiliation:	
Phone:			
Acres:	Estimated Quantity of Green Mulch: <div style="text-align: right; margin-top: 20px;">_____ dry tons/acre</div> <div style="text-align: right; margin-top: 10px;">_____ wet tons/acre</div> <div style="text-align: right; margin-top: 10px;">_____ total wet tons</div>		
Crop:	Estimated Planting Date:	Estimated Delivery Date:	

If the Department has any questions regarding this delivery, please contact:

Jeff Gage
 Land Recovery, Inc.
 P.O. Box 73057
 Puyallup, WA 98373
 (253) 847-7555